Tuberculosis Prevention (Ireland) Bill.

[AS AMENDED BY STANDING COMMITTEE A.]

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BILLL

[AS AMENDED BY STANDING COMMITTEE A]

Prevent the spread and provide for the treatment A.D. 1808. of Tuberculosis; and for other purposes connected therewith.

BE it enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:-

PART I.

NOTIFICATION AND DISINFECTION.

1.—(1) If any medical practitioner attending on any person Notidesticabecomes aware that that person is suffering from tuberculosis of any form, or at any stage, and in any circumstances prescribed by 10 an Order of the Local Government Board under this section, the medical practitioner shall within seven days send to the medical

officer of health of the district in which the patient is ordinarily resident a certificate in the prescribed form and containing the prescribed particulars. (2) The Local Government Board, after consulting with the

Irish branch of the General Council of Medical Education and Registration of the United Kingdom, shall from time to time by Order prescribe the forms and stages of tuberculosis to which, and the circumstances in which, this section shall apply, but no 20 forms of tuberculosis shall be so prescribed save such as by reason of infective discharges are liable to communicate the disease to

other persons. (3) Any certificate required to be sent to a medical officer of

health under this section may be sent either by delivering it to [Bill 866.7

A.D. 1908. that officer, or by leaving it at his office or residence or by scaling it by post addressed to him at his office or at his residence.

(4) If any medical practitioner required by this section to send a certificate fails to send the certificate within seren days, he shall be liable on summary conviction to a penalty out 5 exceeding forty shillings.

(6) The sanitary authority aball pay to every medical practitioner for the certificate duly sent by him in relation to a patient in their district a fee of one shilling if the case occurs in an infirmary, public leopital, or workhouse, and a fee 19 of two shillings and sixpance if the case occurs clowbers, but only one notification fee shall he paid by the local authority in respect of the same patient.

Where the medical practitioner required by this section to send a certificate is himself the ractical officer of health of the 15 district, he shall be entitled to the fee to which he would be entitled if he were not such medical officer.

(6) A payment made to any medical practitioner in pursuance of this section shall not disqualify the practitioner from serving as a member of any county or district council or as a guardian 30 of any union.
(7) The Local Government Board shall make regulations for

curying into effect the provisions of this section, and such regulations shall, among other matters, prescribe the form of certificate to be sent under this section and the particulars 126 be inserted therein, and shall provide for the proper cuntry of all certificates, and for secring that, so far as is, in the opinion of the Board, considered with the public darkantes, no publicly shall be given to any of the particulars contained in any such excitation, and that the certificate shall be cancelled if and when 30 it appears to the medical officer of health that the person to whom it relates has been curred of the disease.

it appears to the medical officer of health that the person to whom it relates has been curred of the disease. The sanitary authority shall gratuitously supply forms of certificate to any medical praotitioner residing or practising in their district who applies for the same.

(8) In this section the expression "medical officer of health of the district" means—

 (a) as respects any district for which there is a medical superintendent officer of health, that officer; and

 (b) elsewhere, the medical officer of health of the dispensary @ district.

2. Section one hundred and thirty-nine of the Public Health A.D. 1908. (Ireland) Act, 1878 (relative to the provision of means of Disinfection disinfection), and section five (which relates to the cleansing and cleansand disinfecting of premises), section six (which relates to the 41 & 42 Vict. 5 disinfection of hedding), section sixteen (which relates to 6.52 penalties), and section seventeen (which relates to power of

entry) of the Infectious Disease (Prevention) Act, 1890, shall 53 & 54 Viet. apply with the necessary modifications in every case where c. 34. inberculosis is notifiable under this Act as regards any premises,

10 bedding, clothing or articles exposed to or likely to retain infection, in like manner as if tuberculosis were an infections disease to which those Acts apply, and the provisions of the said sections of the last-mentioned Act as so applied shall extend to every sanitary district in Ireland, whether those sections are

15 adopted by the sanitary authority or not, provided that where the sanitary authority does not adopt those sections the provisions thereof shall apply in relation to tuberoulosis only.

PART II.

HOSPITALS AND DISPENSARIES.

3 .- (1) A county council may, if they think fit, provide Provision of bospitals and dispensaries for the treatment of inhabitants of their hospitals and county suffering from tuberculosis, and for that purpose may-(a) themselves establish and maintain such hospitals and councils.

dispensaries : or (b) enter into an agreement with any person having the

management of any hospital or dispensary for the reception, maintenance, and treatment in the hospital

or for treatment in the dispensary, as the case may be, of any such inhabitants of their county as aforesaid. (2) Two or more county councils may combine in providing

a common hospital or dispensary for the purposes of this section. (8) For the purpose of establishing a hospital or dispensary

under this section a county council shall have all the powers which are conferred on county councils by subsection one and 35 subsection two of section ten of the Local Government (Ireland) 61 & 62 Vict,

Act, 1898, and those subsections shall apply accordingly. (4) A county council may borrow money for the purposes of

this section in like manner as they may borrow for the purposes of a lunatic asylum under article twenty-two of the schedule to the 40 Lecal Government (Application of Enactments) Order, 1898. [366.]

A.D. 1908. (5) A county council shall, for every hospital or dispensary
established by them, appoint—

(a) a medical superintendent having the prescribed qualifications at such salary as may be approved by the

Local Government Board; and
(b) such nurses having the prescribed qualifications, and
other officers and attendants as are necessary for the
requirements of the hospital or dispensary, at such
respective salaries as the county council think proper,

respective salaries as the county council think proper, and may dismiss any person so appointed as they think fit, lo excepting the medical superintendent, who shall not be dismissed without the concurrence of the Local Government Board.

of management.

4.—(1) Every hospital or dispensary established by a county out-countil under this Act shall be managed by a commitze of management appointed by the council. Provided this a county I5 council may appoint a committee for the management of any two or more of such institutions.

(2) The committee of management shall consist of such number of members as the county council fix, and not less than three-fourths of that number shall be members of the council.

(8) The committee shall be appointed triennially, in the case of the connel of a county bower, at such mosting of the cound as the council of a county observed, as the most of the cound as the council and the tan a county bower has a county observed as the first meeting of the council after the triennial election of county councillers. So Provided that in the case of the first appointment of the committee the appointment may be made at any meeting of the council, and the members of the committee so appointed.

shall hold office until the next following meeting of the council at which committees are to be appointed under this section. 33

(4) The committee of management may from time to time make all necessary rules for the conduct and management of the hospital or dispensary and the patients therein, and for the admission of patients, including patients admitted on special terms as to payment and accommodation. A rule nade uders 30

this subsection shall not come into operation unless and until it is approved by the Local Government Board.

(5) The provisions of this section shall, so far as circumstances admit, apply in all cases where a county council enters into an agreement under this Act for the reception, maintenance, or 40 treatment of patients in a hospital or dispensary.

(6) The Local Government Board may, by Order, regulate A.D. 180 the procedure of committees of management and make provision for the filling of oasual vacancies in such committees, including any such vacancy caused by a member of the committee ceasing 5 to be a member of the council.

5 .- (1) Where two or more county councils combine for the Joint purpose of providing a common hospital or dispensary, the councils of shall subject to regulations of the Local Government Board, suppoint a joint committee, with such representation thereon of 10 each council as may be agreed upon, or in case of dispute may he determined by the Local Government Board, and the powers of the several county councils under this Part of this Act (including powers of appointing officers or borrowing) shall be exercised jointly by and through the joint committee, subject to

as the provisions of this Act, and as regards borrowing powers subject to regulations to be made by the Local Government Board. (2) A joint committee shall be the committee of management of the common hospital or dispensary, and all the provisions

20 of this Act relating to committees of management shall apply with the necessary modifications to the councils providing the hospital or dispensary and to the joint committee. (3) Save where otherwise provided in this Act, proceedings

had or taken by such joint committee shall be had or taken in 25 the names of the said councils jointly, and proceedings had or taken against any such joint committee shall be had or taken against such councils jointly.

6 .- (1) The expenses incurred by any county council or Chasification councils or committee of management in respect of any hospital of expenses 30 established under this Act shall be classified as establishment expenses and patients' expenses.

"Establishment oxpenses" shall include the original cost of providing the hospital, and of furnishing the hospital with the necessary appliances and furniture, and the cost of any extension 35 or enlargement of the hospital, and the cost of keeping the hospital, its appliances and furniture, in a state requisite for the comfort of the patients; also the salaries of the doctors, nurses, officers, servants, and all other expenses for maintaining

the hospital in a fit state for the reception of patients.

A.D. 1908.

- "Patients' expenses" means the cost of conveying, removing, feeding, providing medicines, disinfecting, and all other things required for patients individually, exclusive of "establishment expenses."
 - (2) All expenses incurred by a county council in relation to 5 the making or carrying out of an agreement under this Act for the reception, maintenance, and treatment of patients in a hospital shall, for the purposes of this Act, be deemed to be "patients' expenses."

Expenses of committees.

- 7.—(1) Subject to any conditions and restrictions which the 10 county cannol or counsit concerned any, with the consent of the Lorel Government Board, impace, all resourced in scaleties to a hospital or disposary under the theorem addition to a hospital or disposary under the desiration of the delication of the contraction of the delication of the d
- (2) In the common fund, separatic accounts shall be kept as regards establishment expenses and as regards patients' expense, and in the case of patients' expenses a separatic account shall be 30 kept for each urban or rural district in the country or counties concurred in respect of the patients who were resident in the district at the time of admission.
- (3) The money required to much the expénses of a committee under this section shall be supplied by the county council or ay councils concerned upon the prescribed demand of the committee, and the money so demanded shall be a debt due from the council to the committee and may be recovered by the committee saing in the name of any member or efficer of the committee.
- (4) In the case of a joint committee, the demand upon each 20 of the county councils concerned shall be a demand for the proportion payable by that council under this Act of the money so required.
- (6) The accounts of every committee shall be separately kept, and shall be audited by an auditor of poor law unions designated 35 by the Local Government Board, and all the canactements which relate or apply to the audit of the accounts of rural district councils (including the provisions of those enactments which impose penalties or provide for the recovery or paymont of suns, whether in respect of the audites of auditions or otherwise), and all orders by

made thereunder, shall apply to the audit of the accounts of every A.D. 1938. such committee in like manner as if the committee were a roral district connoil.

- 8 .- (1) The county councils establishing a common hospital Conti-5 shall contribute to the establishment expenses thereof in proportion butions by to the rateable value of their respective counties, or in such other common proportion as the Local Government Board may, on the joint discoussies. application of all the said councils, determine,
- (2) The county councils providing a common hospital shall 10 contribute to the patients' expenses thereof the sums appearing in the books of the committee as chargeable against the several county districts in their respective counties, or in the case of the council of a county borough, against the borough,
- (3) The county councils providing a common dispensary shall 15 contribute to the expenses thereof in such proportions as may be sereed upon.
- 9-(1) All expenses payable by the conneil of a county Raising of borough under this Part of this Act shall be raised by means of expenses. the poor rate.
- (9) All establishment expenses, or the proportion thereof payable by the council of any county other than a county borough. shall be raised as a county at large charge.
- (3) The amount appearing in the books of the committee as chargeable in respect of patients' expenses against any county 25 district shall be raised as an urban charge or a district charge. as the case may require, in like manner as such charges are raised under the Local Government (Ireland) Act, 1898.

61 & 62 Vist.

(4) Notwithstanding anything in this Act, the amount to be raised by any county council for establishment expenses in 30 relation to any hospital or hospitals shall not in any local financial year exceed the sum which could be raised by a rate of one penny in the pound on the rateable value of the property in the county, or, in any case where the Local Government Board so consent, the sum which could be similarly raised by a

(5) All expenses payable by the council of a county other than a county borough in respect of a dispensary shall be raised in the same manner as establishment expenses incurred in relation to a hospital, and shall not in any local financial year

35 rate of twopence in the pound.

A.D. 1908. exceed the sum which could be raised by a rate of one penar in the pound on the rateable value of the property in the county.

Recovery of cost of maintenance of nothants

10 .- (1) Subject to the provisions of any rules with regard to nationts admitted on special terms, all expenses incurred in 5 maintaining in a hospital a patient who is not a pauper shall be a deht due from that patient to the council, or, if he is maintained in a common hospital, to the joint committee, but proceedings for its recovery shall not be commenced after the expiration of six months from the discharge of the patient, or, if he dies in the 10 hospital from the date of his death.

Saving of disqualifiestion of natients.

11. A person shall not suffer any disqualification or any loss of franchise or other right or privilege by reason of his or any member of his family being admitted into and maintained in any hospital or workhouse hospital where provided for the 15 treatment of tuberculosis or other infectious disease

Onlen. rules, and regulations of Local Government Board.

- 12. The Local Government Board may make such orders rules, and regulations as they think proper-(a) for regulating the communications by committees to
 - county councils and by county councils to urban 20 district councils of the respective amounts required to be raised in each local financial year, or any part thereof, and the estimates to be made by committees of their receipts and expenditure in each local financial vear:
 - (b) for regulating the method of calculating the amount of patients' expenses to be charged against any county district or county borough;
 - (c) for regulating the administration of hospitals and dispensaries: and
 - (d) generally for the purpose of carrying this Part of this Act into effect.

PART III.

SANITARY PROVISIONS.

Lectures and information relation to

13. A sanitary authority may, with the approval of and 35 subject to such conditions as may be prescribed by the Local tuberculois. Government Board, provide and pay for the delivery of public lectures within their district and for the distribution of pamphlets,

notices, and leaflets on subjects relating to tuberculosis, and may. A.D. 1908. with the like approval and subject to the like conditions, provide any drugs or appliances which would tend to prevent or check the spread of the disease.

- 14.-(1) A county council may appoint for their county a Appointment hacteriologist, being a medical practitioner, with such qualifications of hacterioand at such remuneration as may be approved by the Local Government Board, for the examination of meat or milk or milk products, and of sputum or pathological specimens and
- 10 may, at their discretion, dismiss such hacteriologist. (2) Subject to regulations to be made by the county council. the services of such bacteriologist shall, without charge he at the disposal of any sanitary authority within the county for which the bacteriologist is appointed.
- (3) The expenses of a county council under this section shall be defrayed in like manner as establishment expenses under Part II. of this Act.

15 .- (1) It shall be lawful for the medical officer of health Power of any dispensary district in a county for which a bacteriologist to take 10 is appointed under this Act, and for any person authorised in milk and writing in that behalf by the sanitary authority of any sanitary milk prodistrict in that county, to take at any place within the dispensary district in the case of the medical officer, or within the sanitary district in the case of such other person, samples for examination is or analysis of any milk or milk products produced or sold or

(2) The powers conferred by this section on medical officers and other persons of taking samples within the dispensary district and sanitary district respectively may be exercised by any such 30 medical officer or person at any place outside such district, if he has first obtained an order from a justice having jurisdiction in that place authorising the taking of such samples, which order any such justice is hereby empowered to make.

(3) Every person taking a sample under this section in 35 pursuance of an authorisation from a sanitary authority or an order of a justice shall produce the authorisation or order if and when required.

(4) Any person who wilfully obstructs or impedes any medical officer of health or other person acting in the execution 40 of this section shall be liable on summary conviction for the F366.7

intended to be sold within the county.

A.D. 1968. first offence to a fine not exceeding twenty pounds, and for the second or any subsequent offence to a fine not exceeding fifty pounds.

> (5) In this section the expression "medical officer of health" includes a superintendent medical officer of health, and in relation 5 to a superintendent medical officer of health the expression "disnessary district" means the district for which such offices is appointed.

unreson to be officer of sanitary authority for oertain. purposes. e. 52.

16 .- (1) The expression "sanitary officer of the sanitary Veterinory authority" in section one hundred and thirty-two of the Public 16 Health (Ireland) Act, 1878, shall include any duly qualified veterinary surgeon approved by the sanitary authority for the purposes of that section, and the sanitary authority shall now to 41 & 42 Vist. such veterinary surgeon such remuneration as the Local Government Board may approve. 15

(2) A veterinary surgeon so approved shall be deemed to be an office of the local authority for the purpose of any order or regulation made under the Contagious Diseases (Animals) Acts, 1878 and 1886.

Dogresotion of gows affected with tuberculosis

17 -- (1) Any sanitary authority may, if they think fit, cause 20 to be slaughtered any mileh cow which is certified by a veterinary surgeon to be affected with tubercular disease of the udder. of the ndder

e. 52.

(2) Such sanitary authority shall, for any milch cow slaughtered under this section, pay to the owner compensation, which shall be determined in case of dispute in the manner 25 41 & 42 Viet, provided by section two hundred and seventy-four of the Public Health (Ireland) Act, 1878, and shall not in any case exceed ten pounds.

(2) Any person who wilfully obstructs or impedes any officer of the sanitary authority acting in the execution of this section 30 shall be liable on summary conviction for the first offence to a fine not exceeding twenty pounds, and for the second or any subsequent offence to a fine not exceeding fifty pounds.

Powers of urban district councils in relation to

c. 74.

18.-(1) The Local Government Board under section thirtyfour of the Contagious Diseases (Animals) Act, 1878, as amended by 35 any subsequent enactment, may on the application of the council of any nrhan district make an order authorising the council to outside the exercise in relation to any dairies outside the district from which district. 41 & 42 Vec. milk is supplied within the district all or any of the powers which

Interpre-

may be conferred on a local authority in relation to dairies within A.D. 1908, their district by an order under the said section,

(2) The expression "dairies" in this section includes any farm, farmhouse, yard, cowshed, milk-store, milk-shop or other 5 place from which milk is supplied or in which milk is kept for the nurnoses of sale.

PART IV.

GENERAL.

19. Save where otherwise provided, all expenses inoursed by Expusses of 10 a sneltury authority in the execution of this Act shall be paid suckey as part of the expenses of such authority in the execution of subscribes, the Public Health (Ireland) Acts, 1876 to 1907, and in the case of a rural sanitary authority shall be general expenses.

20. Offences under this Act may be proscuted and fines Proceeding
15 under this Act may be recovered under the Sammary Jurisdiction of offences
Acts before a court of summary jurisdiction constituted in the

manner provided by section two hundred and forty-nine of the Public Health (Ireland) Act, 1878.

21. In this Act, unless the context otherwise requires,-

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The expression "hospital" includes a sanatorium;

The expression "prescribed" means prescribed by the Local Government Board;

The expression "medical practitioner" means a medical practitioner duly registered under the Medical Acts:

Other expressions have the same meaning as the like expressions in the Local Government (Ireland) Act, at & 2 vie. 1598, and "county council" includes the council of a c. 57. county borough, and "county" includes a county borough.

30 22. This Act may be cited as the Tuberculosis Prevention Citation and (Ireland) Act, 1908, and shall apply to Ireland only. extest.

23. This Act shall come into operation on the first day of Commencement of Act